

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Region III - 6th & Walnut Sts.

Philadelphia, Pa. 19106

SUBJECT: RCRA Inspection- SKF Ind. Inc. PAD003026606

DATE: April 27, 1983

FROM William L. Walsh, Environmental Protection Aid *W.L.W.*
Superfund/RCRA Compliance Section (3AW23)

TO: File

Walter F. Lee, Chief
Thru: Superfund/RCRA Compliance Section (3AW23)

BASED UPON A REVIEW OF THE RCRA INSPECTION REPORT FOR THE FACILITY
REFERENCED ABOVE, I HAVE DETERMINED THAT NO FURTHER ACTION IS
REQUIRED AT THIS TIME.

RECORD OF COMMUNICATION

PHONE CALL DISCUSSION FIELD TRIP CONFERENCE

OTHER (SPECIFY)

(Record of item checked above)

TO: DONALD KILLIAN
PA DER (717) 797-4677

FROM: Bill WALSH
RCRA COMPLIANCE

DATE
4/22/82

TIME
9:15 AM

SUBJECT

follow-up on 8/6/81 inspection of SKF Ind, Inc. (CAD 003026606)

SUMMARY OF COMMUNICATION

I called Mr. Killian to ask him if the problems found during the SKF inspection had been corrected. He stated that the facility was reinspected during either January or February of 1982 and at that time the facility was in compliance with RCRA req.

CONCLUSIONS, ACTION TAKEN OR REQUIRED

INFORMATION COPIES

TO:

HAZARDOUS WASTE INSPECTION REPORT
TSD Facilities - Part A

Date of inspection 8-6-81 Time start 9:15AM Time finish 1:30PM
Name of inspector DONALD KILLIAN JOEL STEIGMAN
Company, installation name SKF INDUSTRIES, INC.
Location WEST KING STREET P.O. Box 70 SHIPPENSBURG, PA. 17257
County FRANKLIN Municipality SHIPPENSBURG BOROUGH
Identification number PAD003026606
Name of responsible official CHARLES HOCKING
Title PLANT ENGINEER
Mailing address AS ABOVE
Area code and phone no. 717-532-2111
Name of person interviewed AS ABOVE
Title AS ABOVE
Mailing address (if different from above) _____
Area code and phone no. _____

1. Site characterization:

- 101 a. Treatment - surface impoundments, chemical, physical, biological
b. Storage - containers, tanks, surface impoundments, waste piles
c. Disposal - land treatment, landfill, incineration, thermal treatment
d. Use, reuse, recycle, reclaim

2. Does the facility generate hazardous wastes? Yes No

3. Types of hazardous waste produced by Hazardous Waste Number:

FO01 FO10 D008 - METALWORKING COOLANT WASTE
FO03 FO11 ~560,000 P/yr.
FO06,7,8,9 D002

4. Are hazardous wastes transported off-site by the facility? Yes No

DISPOSERS ARE AMERICAN RECOVERY AND CHEM CLEAN IN MD.
TRANSPORTER IS INDUSTRIAL WASTE REMOVAL IN LEWISBERRY.

17 Violations

①

1-NON-COMPLIANCE, 2-COMPLIANCE, 3-NOT APPLICABLE, 4-NOT DETERMINED

COMPLIANCE STATUS	REQUIREMENT				CHAPTER CITATION
					75.265
1	2	3	4		
X				Part A permit application submitted	(a) (2), (z)
X				Identification number	(b)
		X		Wastes accepted at facility transported by haulers licensed to transport hazardous waste by the Department	(b) (1)
		X		Waste streams not covered by permit approved by the Department before acceptance	(c)
X				Chemical and physical analyses repeated as required	(c) (1)
		X		All waste shipments inspected and sampled	(c) (2)
X				Waste analysis plan on-site	(c) (3)
	X			24 hr. surveillance at active portion	(d) (2) (c)
	X			Artificial barrier at active portion	(d) (2) (c)
X				Proper signs posted and legible at a distance of at least 25 ft.	(d) (3)
X				Inspection schedule on-site	(e) (2)
	X			Maintenance schedule on-site for equipment or structures which reveal deterioration or malfunction	(e) (4)
		X		Immediate remedial action taken where a hazard is imminent or has already occurred	(e) (4)
	X			On the job or classroom personnel training program	(f)
X				Records retained for each employee at facility of training, job title, and job description	(f) (6),
		X		Ignitable or reactive wastes separated from source of ignition or reaction	(g) (1)
		X		No smoking signs displayed where there are hazards from ignitable or reactive wastes	(g) (1)
		X		Treatment, storage, disposal of ignitable or reactive wastes or mixing of incompatible wastes or materials conducted according to requirements	(g) (2)
	X			Facility equipped with internal alarm system capable of providing immediate emergency instruction to personnel	(h) (2) (c)
	X			Facility equipped with a device for summoning outside emergency assistance	(h) (2) (c)
	X			Facility equipped with fire control, spill control, and decontamination equipment	(h) (2) (c)
	X			Facility equipped with water at adequate volume and pressure to supply fire control equipment	(h) (2) (c)
	X			Facility communications or alarm systems, fire control, spill control, and decontamination equipment tested and maintained.	(h) (3)
	X			Adequate aisle space maintained to allow unobstructed movement of personnel and equipment during emergencies	(h) (6)
X				Contingency plan on-site and implemented	(i) (1)
X				Contingency plan describes action taken by personnel in the event of an emergency	(i) (3)
X				Contingency plan describes arrangements agreed to for outside emergency services such as police and fire department, hospitals, contractors, etc.	(i) (5)

1- NON-COMPLIANCE, 2- COMPLIANCE, 3- NOT APPLICABLE, 4- NOT DETERMINED

COMPLIANCE STATUS				REQUIREMENT	CHAPTER CITATION
1	2	3	4		
X				Contingency plan contains an up-to-date list of names, addresses and phone numbers of all persons qualified to act as emergency coordinator.	75.265 (i) (6)
X				Contingency plan contains list of emergency equipment including location, physical description and capabilities of each item	(i) (7)
X				Contingency plan contains an evacuation plan if there is a possibility that evacuation could be necessary	(i) (8)
X				One employee designated as the primary emergency coordinator either on the premises or on call.	(i) (11)
		X		Facility accepting only PA manifests	(j)
		X		Manifests properly completed and routed within time limits (24 hrs.)	(j) (2) (3)
		X		Manifest discrepancies resolved or reported within time limits	(j) (10) (1)
	X			Written operating record maintained on the premises	(k)
	X			Written operating record contains description and quantity of wastes and method of treatment, storage or disposal	(k) (2) (i)
	X			Written operating record contains location and quantity of each hazardous waste	(k) (2) (ii)
		X		Written operating record contains results of waste analyses and treatability tests	(k) (2) (iii)
		X		Written operating record contains reports and details of all incidents	(k) (2) (iv)
X				Written operating record contains records and results of all inspections	(k) (2) (v)
		X		Written operating record contains required monitoring, testing, and analytical data	(k) (2) (vi)
	X			Written operating record contains closure and post-closure cost estimates	(k) (2) (vi)
X				All records retained on premises and available for inspection	(l)
	X			Quarterly reports submitted to the Department	(m)
		X		Emissions, discharges, fires, explosions, and groundwater contamination reported as required	(m) (2)
		X		Groundwater monitoring wells located at approved sites	(n) (2)
		X		Adequate protection of groundwater monitoring wells	(n) (7)
		X		Groundwater sampling and analysis plan on the premises	(n) (8)
		X		Groundwater quality assessment and abatement outline on the premises	(n) (14)
	X			Closure plan on the premises and up-to-date	(o) (2) - (9)
		X		Post-closure plan on the premises and up-to-date	(o) (10) - (1)
	X			Annual closure cost estimate on the premises and up-to-date	(p) (2) - (4)
		X		Annual post-closure cost estimate on the premises and up-to-date	(p) (5) - (7)

1-NON-COMPLIANCE, 2-COMPLIANCE, 3-NOT APPLICABLE, 4-NOT DETERMINED					
COMPLIANCE STATUS				REQUIREMENT	CHAPTER CITATION
1	2	3	4		
	X			Containers managed to prevent leaks and spills	(q) (1), (4)
	X			Containers are compatible with waste stored.	(q) (2)
	X			Containers are closed during storage	(q) (3)
X				Container storage area inspected weekly for leaks, deterioration, etc.	(q) (5)
		X		Containers holding ignitable or reactive wastes are set back 15 m (50 ft) from property line.	(q) (6)
		X		Satisfactory procedures followed for handling incompatible wastes.	(q) (7), (8)
		X		Incompatible wastes separated or protected from other materials.	(q) (9)
X				Containers and tanks labeled to identify accurately hazardous waste contained.	Act 97 Section 403(b) (1)
		X		Precautions taken for tanks holding ignitable, reactive, or incompatible waste or material	(r) (2)
	X			Tanks managed to prevent leaks, rupture, corrosion, or otherwise failing.	(r) (3)
	X			Uncovered tanks operated to ensure at least 60 cm (2 ft) of freeboard.	(r) (4)
	X			Uncovered tanks equipped with an overflow alarm and an overflow device to a standby tank with a capacity equal to or exceeding the freeboard requirement.	(r) (4)
	X			Continuously fed tanks equipped with a means to stop the inflow.	(r) (5)
	X			Containment structure with a capacity that equals or exceeds the largest above ground tank volume plus a reasonable allowance for precipitation based on local weather conditions and plant operations provided for liquid storage in above ground or partially above ground tanks.	(r) (6)
	X			Waste analyses and/or trial tests conducted on hazardous wastes substantially different from wastes previously treated or stored; or chemically treat hazardous waste with a substantially different process than any previously used in that tank.	(r) (7)
		X		Discharge control equipment inspected once each operating day.	(r) (8) (i)
		X		Monitoring equipment data inspected once each operating day.	(r) (8) (ii)
		X		Liquid level of tanks inspected once each operating day.	(r) (8) (iii)
		X		Construction materials of tanks inspected weekly.	(r) (8) (iv)
		X		Construction materials of discharge confinement structures and area immediately surrounding inspected weekly.	(r) (8) (v)
			X	All hazardous waste removed from tanks and related appurtenances at closure.	(r) (9)
		X		Placement of ignitable or reactive waste only with the Department's approval	(r) (10)
		X		Covered tanks in which ignitable or reactive waste is treated or stored meets NEPA buffer zone requirements.	(r) (11)
		X		Precautions taken for handling ignitable, reactive or incompatible waste or material.	(r) (12), (13)

HAZARDOUS WASTE INSPECTION REPORT

Part C - Comments

Date of inspection 8-6-81 Identification number PAD003026606
 Company, Installation name SKF INDUSTRIES, INC.
 County FRANKLIN Municipality SHIPPENSBURG BOROUGH

PROCESSES AT THIS FACILITY INCLUDE METAL PROCESSING, PLATING,
 CLEANING AND HEAT TREATING.

HAZARDOUS WASTES PRODUCED ARE:

FOO1 - SHIPPED IN DRUMS, NONE PRESENT AT TIME OF INSPECTION

FOO6, FOO7, FOO8, FOO9 - TREATED AND STORED IN HOLDING TANKS.

DOO2 - RESIDUE FROM CLEANING CONTAINERS, TREATED WITH ABOVE WASTES -
 FOO6-9.

FO10, FO11 - WASTE FROM HEAT TREATING, NOT YET REMOVED FROM
 PROCESS.

DOO8 - METAL WORKING COOLANT WASTE, STORED IN UNDERGROUND
 TANK AND DRUMS. DRUMS ARE EMPTIED BY ~~SHIPPER~~ SHIPPER AND
 NOT TAKEN OFFSITE.

THERE ARE TANKS IN THE TREATMENT PROCESS,

75.265(i) A CONTINGENCY PLAN SHOULD BE DEVELOPED AND
 IMPLEMENTED WITHIN 45 DAYS OF THIS INSPECTION. THE GUIDELINES
 WHICH WERE RECEIVED FROM THE DEPARTMENT SHOULD BE USED FOR
 THIS PLAN. THE FIRE BRIGADE PLAN IS A GOOD START FOR THE
 CONTINGENCY PLAN.

75.265(4)(6) THE PERTINENT RECORDS FOR EMPLOYEES CONCERNING

TRAINING SHOULD BE DEVELOPED AS SOON AS POSSIBLE.

This inspection report is official notification that a representative of the Department of
 Environmental Resources, Bureau of Solid Waste Management, inspected the above installation.
 The findings of this inspection are shown in this report. Any violations which were uncovered
 during the inspection are indicated. Violations may also be discovered upon examination of the
 results of laboratory analyses and review of Department records. Notification will be forth-
 coming, confirming any violations indicated herein and listing any additional violations.

Person Interviewed (signature) Robert L. Elony Date 8/6/81

Inspector (signature) Donald L. Killian Date 8-6-81

HAZARDOUS WASTE INSPECTION REPORT

Part C - Comments

Date of inspection 8-6-81 Identification number PAD003026606Company, Installation name SKF INDUSTRIES, INC.County FRANKLIN Municipality SHIPPENSBURG BOROUGH

75.265(c)(3) A WASTE ANALYSIS PLAN SHOULD BE DEVELOPED WITHIN 45 DAYS. REQUIREMENTS FOR THIS PLAN ARE OUTLINED IN THE REFERENCED SECTION OF THE RULES AND REGULATIONS.

75.265(d)(3) THE DOOR TO THE COPPER TREATMENT ROOM SHOULD HAVE A SIGN WITH THE LEGEND "DANGER UNAUTHORIZED PERSONNEL KEEP OUT" OR THE LEGEND ON THE SIGN ON THE DOOR OF THE OTHER TREATMENT ROOM.

75.265(e)(2) AN INSPECTION SCHEDULE AND LOG SHOULD BE IMPLEMENTED CONCERNING CONTAINER STORAGE AREAS AND TANK TREATMENT AREAS. REFER TO 75.265(f), ~~and~~ (g) AND (y).

75.265(k)(2)(ii) WRITTEN OPERATING RECORD SHOULD CONTAIN ^{THE LOCATION} ~~A DESCRIPTION~~ AND QUANTITY OF EACH HAZARDOUS WASTE WHICH IS STORED OR TREATED AT THE FACILITY.

This inspection report is official notification that a representative of the Department of Environmental Resources, Bureau of Solid Waste Management, inspected the above installation. The findings of this inspection are shown in this report. Any violations which were uncovered during the inspection are indicated. Violations may also be discovered upon examination of the results of laboratory analyses and review of Department records. Notification will be forthcoming, confirming any violations indicated herein and listing any additional violations.

Person interviewed (signature) Robert L. FloryDate 8/6/81Inspector (signature) Donald P. KillianDate 8-6-81

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Region III - 6th & Walnut Sts.
Philadelphia, Pa. 19106

SUBJECT: RCRA INSPECTION- **SKF INDUSTRIES (GENERATOR)**
PAD# 003026606 DATE: 8.6.81

DATE: JAN 25 82

FROM: Yener A. Söylemez, Environmental Engineer
Superfund/RCRA Compliance Section (3AW23) *Yener*

TO: File

THRU: Walter F. Lee, Acting Chief
Superfund/RCRA Compliance Section (3AW23)

Robert Collings, Chief
Water & RCRA Enforcement Section (3RC12)

BASED UPON A REVIEW OF THE ENCLOSED RCRA INSPECTION REPORT FOR THE
FACILITY REFERENCED ABOVE, I HAVE DETERMINED THAT NO FURTHER ACTION
IS REQUIRED AT THIS TIME.

ENCLOSURE

AUG 17 1981

HAZARDOUS WASTE INSPECTION REPORT
Generators - Part A

Date of inspection 8/16/81 Time start 9:15 Time finish 12:15
 Name of inspector JOEL STEIGMAN + DON KILLIAN
 Company, installation name SKF INDUSTRIES
 Location W. KING STREET
 County FRANKLIN Municipality SHIPPENSBURG
 Identification number PAD 003026606
 Name of responsible official CHARLES HACKING
 Title PLANT ENG
 Mailing address W. KING ST P.O. Box 70
 Area code and phone no. 717-532-2111
 Name of person interviewed SAME
 Title _____
 Mailing address (if different from above) _____
 Area code and phone no. _____

1. Current waste handling method:

- a. On-site treatment, storage, disposal
- b. On-site use, reuse, recycle, reclaim
- c. Off-site treatment, storage, disposal
- d. Off-site use, reuse, recycle, reclaim

2. Amount of hazardous waste produced:

- a. _____ kg./mo.
- b. 562,000 LBS/YR ~~ton~~ yr.

3. Types of hazardous waste produced by Hazardous Waste Number:

D 008 ELECTRO PLATING SLUDGE
 WASTE H₂O TREATMENT
 F 006 ANILIN WASTE

4. Are hazardous wastes transported off-site by the generator? Yes No

HAZARDOUS WASTE INSPECTION REPORT
Generators - Par

1- NON-COMPLIANCE, 2-COMPLIANCE, 3-NOT APPLICABLE, 4-NOT DETERMINED

COMPLIANCE STATUS			REQUIREMENT	CHAPTER CITATION
Z	3	4		
				75.262
X			Identification number	(c) (1)
X			Hazardous waste shipments offered only to licensed transporters	(c) (4)
	X		Authorization received from TSD facility for wastes shipped off-site	(d)
X			PA manifest used for intrastate shipments	(e) (1) (i)
X			Disposer state manifest or EPA format manifest used for out-of-state shipments	(e) (1) (iii)
X			Manifests filled out properly and completely	(e) (1)
X			Manifests routed properly and within time limits (24 hours)	(e) (2)
		X	Proper U.S. DOT shipping containers or packages	(f) (1) (i)
		X	Shipping containers marked and labeled according to U.S. DOT	(f) (1) (ii)
		X	Containers of 110 gal. or less marked with required PA label	(f) (1) (iii)
	X		Placards offered to transporter	(f) (2)
	X		Wastes accumulated on-site for less than 90 days	(g) (1)
X			Wastes stored in proper containers and properly marked and labeled	(g) (1) (ii)
X			Containers managed in accordance with 75.265(g)	(g) (1) (iii)
X			Containers clearly marked with accumulation date and visible for inspection	(g) (1) (iv)
X			Records retained at designated location for 20 years.	(h)
X			Quarterly reports submitted to the Department	(i)
X			Exception reporting procedures followed	(j)
	X		Hazardous waste disposal plan, if required	(l)
	X		Spill reporting procedures followed	(m) (1)
		X	Preparedness, Prevention and Contingency Plan approved and implemented	(m) (5)
	X		Special requirements followed for international shipments	(o)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

6TH AND WALNUT STREETS
PHILADELPHIA, PENNSYLVANIA 19106

August 10, 1981

Mr. W. Baturka
SKF Industries Inc. - Roller Bearing Division
West King Street P.O. Box 70
Shippensburg, PA 17257

Dear Mr. Baturka:

This is to acknowledge that the Environmental Protection Agency has completed processing the information submitted in your Part A Hazardous Waste Permit Application. It is the Agency's opinion, based on the assumption that the information submitted is complete and accurate, you as an owner or operator of a hazardous waste management facility have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. EPA has not verified the information submitted. If it is determined that the information is incomplete or inaccurate, you may be asked to provide additional information or in certain circumstances it may be determined that you do not qualify for interim status. In addition, this notice does not preclude a citizen from taking legal action under the provisions of Section 7002 of RCRA.

A facility not meeting the requirements for interim status under Section 3005 of RCRA may be required to close until such time as a hazardous waste permit is issued. Interim status may also be terminated, according to procedures in 40 CFR Part 124, if the owner or operator fails to furnish additional information which EPA requests in order to process a permit application.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265 or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The enclosure to this letter identifies the processes your facility may use, their design capacities, and types of waste your facility may accept during interim status. This information was obtained from the Part A Permit Application. If you wish to handle new wastes, change processes, increase the design capacity of existing processes, or change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

If you have any questions concerning this letter, please write to the address shown or call Bill Walsh at 215/597-1230.

Sincerely yours,

Shirley D. Bulkin

Shirley D. Bulkin
Chief, Administrative Support Section
Permit Enforcement Branch

Enclosure

CONDITIONS OF OPERATION DURING
INTERIM STATUS

Date Prepared: August 10, 1981

The information shown below is based solely on the information that the owner and operator of this facility submitted in Part A of the Hazardous Waste Permit Application. This is not a determination by EPA that this facility is an environmentally acceptable facility for treating, storing or disposing of the hazardous wastes listed below.

I. Facility name, location, and EPA Identification Number.

Name: SKF Industries Inc.-Roller Bearing Division

Location: West King Street P.O. Box 70
Shippensburg, PA 17257

EPA I.D. No.: PAD 00 302 6606

II. EPA considers the following to be the owner or operator of the facility and therefore the person(s) who must comply with the requirements set forth in 40 CFR Parts 122 and 265.

Owner's Name: Mr. W. Baturka - President

Operator's Name: Mr. P. R. Adams - Plant Manager

III. During the period of interim status, the facility may use only the following processes for treating, storing or disposing of hazardous waste, up to the design capacities that are indicated.

<u>PROCESS</u>	<u>DESIGN CAPACITY</u>
<u>S02</u>	<u>11,794 Gals.</u>
<u>T01</u>	<u>5040 Gals/Day</u>
<u>T01</u>	<u>6639 Gals/Day</u>
<u>S01</u>	<u>220 Gals.</u>
<u>S01</u>	<u>550 Gals.</u>

Cont.

IV. During the period of interim status, the facility may handle only the hazardous wastes with the following EPA Hazardous Waste Numbers, and/or solid waste exhibiting hazardous characteristics with the following EPA Hazardous Waste Numbers.

CONDITIONS OF OPERATION DURING
INTERIM STATUS

Date Prepared: August 10, 1981

The information shown below is based solely on the information that the owner and operator of this facility submitted in Part A of the Hazardous Waste Permit Application. This is not a determination by EPA that this facility is an environmentally acceptable facility for treating, storing or disposing of the hazardous wastes listed below.

I. Facility name, location, and EPA Identification Number.

Name: SKF Industries Inc. - Roller Bearing Division

Location: West King Street P.O. Box 70

EPA I.D. No.: _____

II. EPA considers the following to be the owner or operator of the facility and therefore the person(s) who must comply with the requirements set forth in 40 CFR Parts 122 and 265.

Owner's Name:

Operator's Name:

III. During the period of interim status, the facility may use only the following processes for treating, storing or disposing of hazardous waste, up to the design capacities that are indicated.

	<u>PROCESS</u>	<u>DESIGN CAPACITY</u>
cont.	S02	1000 Gals.
	S01	1100 Gals.
	_____	_____
	_____	_____
	_____	_____

IV. During the period of interim status, the facility may handle only the hazardous wastes with the following EPA Hazardous Waste Numbers, and/or solid waste exhibiting hazardous characteristics with the following EPA Hazardous Waste Numbers.

* See Attachments

EPA I.D. NUMBER (enter from page 1)

FOR OFFICIAL USE

W	P	A	D	0	0	3	0	2	6	6	0	6	T/A	C	1
13	14	15	13	14	15										

W	2	DUP	T/A	C	2	DUP
13	14	15	23	24		

IV. DESCRIPTION OF HAZARDOUS WASTES (continued)

NO.	A. EPA HAZARD. WASTENO (enter code)	B. ESTIMATED ANNUAL QUANTITY OF WASTE	C. UNIT OF MEASURE (enter code)	D. PROCESSES				
				1. PROCESS CODES (enter)				2. PROCESS DESCRIPTION (if a code is not entered in D(1))
27	28	29	30	27	28	29	30	
1	F 0 0 1	2,000	P	S	0	1		
2	F 0 0 3	1,668	P	S	0	1		
3	F 0 0 6	156,024	P	T	0	1	S	0 2
4	F 0 0 7							Included in Line 3
5	F 0 0 8							Included in Line 3
6	F 0 0 9							Included in Line 3
7	F 0 1 0	972	P	S	0	1		
8	F 0 1 1	1,296	P	S	0	1		
9	P 0 2 9							Included in Line 17
10	P 0 9 8							Included in Line 17
11	P 1 0 4							Included in Line 17
12	P 1 0 6							Included in Line 17
13								
14	D 0 0 1							Included in Line 2
15	D 0 0 2							Included in Line 3
16	D 0 0 3							Included in Line 3
17	D 0 0 2	10	P	T	0	1	S	0 2
18	D 0 0 8	403,462	P	S	0	2	S	0 1
19								
20								
21								
22								
23								
24								
25								
26								

SKF ROLLER BEARINGS DIVISION

July 16, 1981

EPA Region III
6th & Walnut Street
P. O. Box 1460
Philadelphia, PA 19170

Attention: Mr. Bill Budd

Plant Engineering
Waste Treatment
EPA I.D. No. PAD 003026606

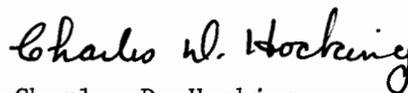
Dear Mr. Budd,

This is to advise you that we are submitting a revised permit application which is enclosed. This has been done to make the corrections which were the subject of my letters dated June 9, and 18, 1981.

Also, this has been done since we must file original signature copies with Pennsylvania DER. I have not included any of the maps, plant drawings, or photographs submitted with the original application as those are still valid.

I trust this is satisfactory if you have any questions, please contact me after our plant closedown July 20 through 31, 1981.

Sincerely,



Charles D. Hocking
Plant Engineer

jh

cc: W. Baturka
R. Florig
R. Wenger

SKF ROLLER BEARINGS DIVISION

June 18, 1981

EPA Region III
6th & Walnut Street
P.O. Box 1460
Philadelphia, PA 19170

Plant Engineering
Waste Treatment
EPA I.D. No. PAD 003026606

Attention: Mr. Bill Budd

Dear Mr. Budd:

In response to your recent telephone call and our subsequent conversations, the following corrections should be made to our permit application.

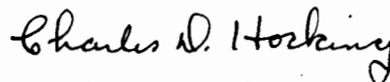
On Form 1, change facility contact to Hocking, Charles D., Plant Engineer. On Form 3, Page 1, Line 8, delete entire line as the water disposed of in the injection well is not hazardous per EPA definition; Page 3, Line 17, change EPA Hazardous Waste No. to D 002.

We have received the analysis of waste metal working coolants listed on Line 18. Based on the analysis just received the level of lead present exceeds EPA limits so this waste would be classified D 008.

Thus, we request that you change Line 18 to D 008.

If you have any additional questions, please contact me.

Sincerely,



Charles D. Hocking
Plant Engineer

ch

cc: W. Baturka
R. Florig
R. Wenger

SKF ROLLER BEARINGS DIVISION

SKF INDUSTRIES, INC.

June 9, 1981

EPA Region III
6th & Walnut Street
P. O. Box 1460
Philadelphia, PA 19170

Attention: Mr. Bill Budd

Plant Engineering
Waste Treatment
EPA I.D. No. PAD 003026606

Dear Mr. Budd:

In response to your recent telephone call and our subsequent conversations, the following corrections should be made to our permit application.

On Form 1, change facility contact to Hocking, Charles D., Plant Engineer. On Form 3, Page 1, Line 8, delete entire line as the water disposed of in the injection well is not hazardous per EPA definition; Page 3, Line 17, change EPA Hazardous Waste No. to D 002.

The waste metalworking coolants listed on Line 18, which are principally a soluble oil water emulsion, will probably not be hazardous per EPA definition. There is presently a representative sample out for analysis to determine if this assumption is correct. Rather than delay this response, I felt it would be wise to inform you as it may be several weeks before these results are received.

As soon as these results are finalized you will be advised. At that time, do you wish us to submit a revised application?

Sincerely,



Charles D. Hocking
Plant Engineer

ch

cc: W. Baturka
R. Florig
R. Wenger

SKF ROLLER BEARINGS DIVISION

April 15, 1981

EPA - Region III
P. O. Box 1460
Philadelphia, PA 19170

Attention: Ms. Shirley Bulkin
Waste Permit Contact

Plant Engineering
Waste Treatment
EPA I.D. No. PAD003026606

Dear Ms. Bulkin,

I recently reviewed our permit application form and discovered that I had made an error in notation of page 1, line 8, of form 3. Originally the units of measure were expressed as gallons (G), but should have been given as gallons per hour(E).

Please correct this discrepancy. If you have any questions or comments please contact me. Enclosed you will find a revised copy of this page. Thank you.

Sincerely,

Charles D. Hocking

Charles D. Hocking
Plant Engineer

jh

cc: P. R. Adams
R. L. Florig
R. C. Schroll

*Revised & corrected
5/8/81*



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

6TH AND WALNUT STREETS
PHILADELPHIA, PENNSYLVANIA 19106

MAR 11 1981

Certified Mail
Return Receipt Requested

Mr. Ray Schroll
SKF Industries Inc.
1100 First Ave.
King of Prussia, PA 19406

Re: Hazardous Waste Permit Application--Incomplete Application
EPA I.D. Number: PAD003026606
Facility Name: SKF Industries Inc. Roller Bearing Div.
Facility Location: West King Street
Shippensburg, PA 17257

Dear Mr. Schroll:

The Environmental Protection Agency (EPA) has reviewed for completeness Part A of a RCRA permit application for the facility referenced above. The Agency has determined that the Part A permit application is incomplete. The items we found missing from the application are marked on the enclosed check list. All missing items marked with an asterisk (*) should be completed on the application form and the form returned to this office by April 13, 1981.

If the applicant fails or refuses to correct the deficiencies in the application within the time set forth above, the Agency may (1) determine that the applicant failed to qualify for interim status; (2) deny the permit; and (3) commence enforcement action under applicable statutory authority, including Section 3008 of the Resource Conservation and Recovery Act.

If you have any questions, please contact Joan Henry on (215) 597-8751 or Bill Walsh on (215) 597-1230.

Sincerely yours,

A handwritten signature in cursive script that reads "Shirley D. Bulkin".

Shirley D. Bulkin
Chief, RCRA Administrative Support Section
Permit Enforcement Branch
Enforcement Division

Enclosure